HONORABLE JAMES L. ROBART 1 2 3 4 5 6 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 7 AT SEATTLE 8 9 CORUS REALTY HOLDINGS, INC., Case No. 2:18-cv-00847-JLR 10 Plaintiff, STIPULATED MOTION AND [PROPOSED] 11 ORDER EXTENDING DEADLINES v. 12 ZILLOW GROUP, INC.; ZILLOW, **NOTE ON MOTION CALENDAR:** 13 INC.; and TRULIA, LLC, **JUNE 20, 2019** 14 Defendants. 15 16 17 Plaintiff Corus Realty Holdings, Inc. ("Corus") and Defendants Zillow Group, Inc., Zillow, 18 Inc., and Trulia, LLC ("Defendants") (collectively, "Parties") stipulate as follows: 19 1. On September 12, 2018, the Court entered an Order Setting Trial Dates and 20 21 Related Dates (Dkt. 22) ("Scheduling Order"). The Scheduling Order identifies, among others, 22 deadlines for opening and responsive expert reports, discovery motions, discovery cutoff, 23 24 motions challenging experts, and dispositive motions. 25 2. The Parties respectfully request modest extensions to these dates while they 26 27 diligently continue to litigate this case. Although the parties are in the process of scheduling 28

individual and Rule 30(b)(6) depositions, ongoing document production and summer vacation plans for the witnesses have made completing depositions before the current August 2, 2019 deadline for opening expert reports impossible.

3. Accordingly, the Parties jointly request that the Court extend the following deadlines:

Event	Current Deadline	Proposed New Deadline
Reports from expert witnesses under FRCP 26(a)(2) due	August 2, 2019	August 30, 2019
Rebuttal expert reports due	August 30, 2019	September 27, 2019
All motions related to discovery must be filed by (see LCR 7(d))	September 20, 2019	October 11, 2019
Discovery completed by	September 20, 2019	October 11, 2019
All dispositive motions and motions challenging expert witness testimony must be filed by (see LCR 7(d))	October 29, 2019	November 12, 2019

4. All other dates on the Court's schedule would remain unaffected. The Parties expect that this extension will provide them with sufficient time to complete all depositions well in advance of the new opening expert report deadline of August 30, 2019, so that such testimony can be used as necessary in the expert reports.

IT IS SO STIPULATED by and between the parties hereto.

PURSUANT TO THE STIPULATION, IT IS SO ORDERED.

DATED:

HON. JAMES L. ROBART UNITED STATES DISTRICT JUDGE

1	DATED: June 20, 2019	
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3	s/Dario Machleidt	s/Ramsey M. Al-Salam (with permission)
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CERTIFICATE OF SERVICE I, Dario Machleidt, hereby certify that on June 20, 2019, I caused copies of the foregoing document to be served via ECF to counsel of record. s/Dario Machleidt Dario Machleidt